1	Jessica C.K. Boelter (IL SBN 6277801) Thomas A. Labuda, Jr. (IL SBN 6225401)	Donald A. Lattin (NV Christopher D. Jaime	
2	Michael T. Gustafson (IL SBN 6303441)	MAUPÎN, COX & LI	EGOY, P.C.
3	SIDLEY AUSTIN LLP One South Dearborn Street	4785 Caughlin Parkw Reno, Nevada 89519	
4	Chicago, Illinois 60603 Telephone: (312) 853-7000		827-2000 827-2185
5	Facsimile: (312) 853-7036	dlattin@mclrenolaw.cjaime@mclrenolaw.	com
6	Counsel for Debtors and Debtors in Possession	Nevada Counsel for Debtors and Debtors	in Possession
7			
8		BANKRUPTCY COU	RT
9	DISTRICT	T OF NEVADA	
10	In re:	Chanton 11	
11		Chapter 11	
12	RODEO CREEK GOLD INC.	Case No. BK-13-5	50301 (MKN)
13	☐ Affects this Debtor ☐ Affects all Debtors	Jointly Administer	red
14	☐ Affects Antler Peak Gold Inc. ☐ Affects Hollister Venture Corporation		
15	Affects Touchstone Resources Company		LING PROPOSED DED) PURSUANT TO
16		11 U.S.C. §§ 105(	(a) AND 331, AND FED.
17			16, AUTHORIZING HING PROCEDURES
18			COMPENSATION AND ENT OF EXPENSES OF
19		PROFESSIONAL	
20		Hearing Date:	May 2, 2013
21		Hearing Time: Place:	1:30 P.M. (PT) 300 Las Vegas Blvd.
22			Las Vegas, NV 89101
23			
24	NOTICE IS HEREBY GIVEN,	that on April 17, 2013,	, the Debtors filed (i) the
25	Motion for Pursuant to 11 U.S.C. §§ 105(a) an	d 331, and Fed. R. Ban	kr. P. 2016, Authorizing
26	and Establishing Procedures for Interim Comp	ensation and Reimburs	ement of Expenses of
27	Professionals [Docket No. 376] (the "Interim C	Compensation Procedur	es Motion). Attached to
28	the Interim Compensation Procedures Motion	as <u>Exhibit A</u> was the O	rder Pursuant to 11 U.S.C.

1	§§ 105(a) and 331, and Fed. R. Bankr. P. 2016, Authorizing and Establishing Procedures for		
2	Interim Compensation and Reimbursement of Expenses of Professionals (the "Original Proposed		
3	Order").		
4	NOTICE IS FURTHER GIVEN, that a hearing (the "Hearing") to consider entry		
5	of an order approving the relief requested in the Interim Compensation Procedures Motion will		
6	be held before the Court on May 2, 2013 at 1:30 a.m. (PT).		
7	NOTICE IS FURTHER GIVEN, following filing of the Interim Compensation		
8	Procedures Motion and the Original Proposed Order, the Debtors engaged in conversations with		
9	Committee Counsel to make certain amendments to the Original Proposed Order to allow the		
10	Interim Compensations Procedures Motion to provide for an additional notice party,		
11	reimbursement of certain expenses of the members of the Unsecured Creditors Committee, and		
12	certain flexibility regarding the length of the First Interim Fee Compensation Period.		
13	NOTICE IS FURTHER GIVEN, that attached hereto as Exhibit A is the proposed		
14	Order (Amended) Pursuant to 11 U.S.C. §§ 105(a) and 331, and Fed. R. Bankr. P. 2016,		
15	Authorizing and Establishing Procedures for Interim Compensation and Reimbursement of		
16	Expenses of Professionals (the "Amended Proposed Order"). The Debtors intend to request at		
17	the Hearing that the Court enter the Amended Proposed Order approving the relief requested in		
18	the Interim Compensation Procedures Motion, as amended to reflect the Amended Proposed		
19	Order, on a final basis following the Hearing.		
20	NOTICE IS FURTHER GIVEN, that attached hereto as Exhibit B is a blackline		
21	comparison of the Amended Proposed Order to the Original Proposed Order.		
22			
23	DATED: April 30, 2013 Respectfully submitted,		
24	By <u>/s/ Christopher D. Jaime</u> Christopher D. Jaime, NV State Bar # 4640		
25	Donald A. Lattin, NV State Bar # 4040  MAUPIN, COX & LEGOY, P.C.		
26	4785 Caughlin Parkway		
27	Reno, Nevada 89519 cjaime@mclrenolaw.com		
28	dlattin@mclrenolaw.com		

	Case 13-50301-mkn	Doc 434	Entered 04/30/13 14:44:57 Pa	ge 3 of 19
1 2			Nevada Counsel for Debtor	rs and Debtors in
3			Possession	
4			Jessica C.K. Boelter, IL Sta	
5			Thomas A. Labuda, Jr., IL Allison Ross Stromberg, IL	State Bar # 6225401 State Bar # 6296459
6			SIDLEY AUSTIN LLP One South Dearborn Street Chicago, Illinois 60603	
7			Counsel for Debtors and De	ebtors in Possession
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7	Jessica C.K. Boelter (IL SBN 6277801) Thomas A. Labuda, Jr. (IL SBN 6225401)	Donald A. Lattin (NV SBN 693) Christopher D. Jaime (NV SBN 4640)
8	Michael T. Gustafson (IL SBN 6303441) SIDLEY AUSTIN LLP	MAUPIN, COX & LEGOY, P.C. 4785 Caughlin Parkway
9	One South Dearborn Street Chicago, Illinois 60603	Reno, Nevada 89519 Telephone: (775) 827-2000
10	Telephone: (312) 853-7000	Facsimile: (775) 827-2185
11	Facsimile: (312) 853-7036	dlattin@mclrenolaw.com cjaime@mclrenolaw.com
12	Counsel for Debtors and Debtors in Possession	Nevada Counsel for
13		Debtors and Debtors in Possession
14	UNITED STATES B	SANKRUPTCY COURT
15	DISTRICT	OF NEVADA
16	In re:	Chanter 11
16 17	In re:	Chapter 11
	RODEO CREEK GOLD INC.	Chapter 11 Case No. BK-13-50301 (MKN)
17	RODEO CREEK GOLD INC.  Affects this Debtor  Affects all Debtors	
17 18	RODEO CREEK GOLD INC.  Affects this Debtor	Case No. BK-13-50301 (MKN)  Jointly Administered
17 18 19	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc.	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED.
17 18 19 20	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING AND ESTABLISHING PROCEDURES
17 18 19 20 21	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING
17 18 19 20 21 22	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING AND ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND
17 18 19 20 21 22 23	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING AND ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PROFESSIONALS  Hearing Date: May 2, 2013
17 18 19 20 21 22 23 24	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING AND ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PROFESSIONALS
17 18 19 20 21 22 23 24 25	RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation	Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER (AMENDED) PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING AND ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PROFESSIONALS  Hearing Date: May 2, 2013 Hearing Time: 1:30 P.M. (PT)

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Upon the motion (the "Motion")<sup>1</sup> of the Debtors<sup>2</sup> in the above-captioned chapter 1 11 cases for the entry of an order pursuant to sections 105(a) and 331 of title 11 of the United 2 States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code") and Rule 2016 of the Federal 3 Rules of Bankruptcy Procedure (as amended, the "Bankruptcy Rules"), authorizing and 4 establishing procedures for the interim compensation and reimbursement of expenses of 5 Professionals (as defined herein); and upon consideration of the Dombrowski Declaration; and 6 this Court having jurisdiction to consider the Motion and the relief requested therein in 7 accordance with 28 U.S.C. §§ 157 and 1334; and the consideration of the Motion and the relief 8 9 requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having 10 determined that the legal and factual bases set forth in the Motion establish just cause for the 11 relief granted herein; and this Court having determined that notice of the Motion as provided 12 therein was good and sufficient; and this Court having determined that the relief sought in the 13 Motion is in the best interests of the Debtors, their creditors and all parties in interest; and after 14 due deliberation, it is therefore 15

ORDERED that the Motion is GRANTED; and it is further

ORDERED that except as otherwise provided in an order of the Court authorizing the retention of a particular professional, the professionals specifically retained pursuant to an order of the Court in this case (collectively, the "Professionals") may seek interim payment of compensation and, along with appointed members of the official committee of unsecured creditors (the "Committee"), reimbursement of expenses in accordance with the following procedures (collectively, the "Compensation Procedures"):

a. Subject to the specific terms below, on or before the last day of each calendar month, or as soon as practicable thereafter (but not earlier than the 15th day of each calendar month), each Professional may file an application (a "Monthly Fee Application") with the Court for interim approval and allowance of compensation for services rendered and reimbursement of expenses incurred during any

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<sup>1</sup> Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Motion.

<sup>&</sup>lt;sup>2</sup> The Debtors in these chapter 11 cases are: Rodeo Creek Gold Inc., Hollister Venture Corporation, Touchstone Resources Company, and Antler Peak Gold Inc.

1	-	preceding month or months and serve a copy of such Monthly Fee Application by overnight mail on:
3	i.	Sidley Austin LLP, One South Dearborn Street, Chicago, IL 60603, Attn: Michael T. Gustafson, Esq.;
4 5	ii.	Maupin, Cox & LeGoy, P.C., 4785 Caughlin Parkway, Reno, NV 89519, Attn: Christopher D. Jaime, Esq.;
6	iii.	U.S. Trustee of the District of Nevada, C. Clifton Young Federal Building, 300 Booth Street, Room 3009, Reno, NV 89509; Attn: Bill Cossitt, Esq.;
7 8	iv.	Pachulski Stang Ziehl & Jones LLP, 10100 Santa Monica Blvd., Suite 1300, Los Angeles, CA 90067, Attn: Jeffrey N. Pomerantz, Esq.;
9 10	v.	Pachulski Stang Ziehl & Jones LLP, 10100 Santa Monica Blvd., Suite 1300, Los Angeles, CA 90067, Attn: Shirley S. Cho, Esq. (together with the
11		Jeffrey N. Pomerantz, "Committee Counsel");
12	vi.	Armstrong Teasdale LLP, 3770 Howard Hughes Pkwy., Ste. 200, Las Vegas, NV 89169, Attn: Janet L. Chubb, Esq. ("Committee Nevada
13		Counsel"); and
14	vii.	Milbank, Tweed, Hadley & McCloy LLP, One Chase Manhattan Plaza, New York, New York 10005, Attn: Dennis C. O'Donnell, Esq. ("Counsel to Credit Suisse AG") <sup>3</sup>
15		
16		(each a " <u>Notice Party</u> " and collectively, the " <u>Notice Parties</u> "). Any Professional hat fails to file a Monthly Fee Application for a particular month or months may
17	S	ubsequently submit a consolidated Monthly Fee Application for a particular nonth or months. All Monthly Fee Applications will comply with the Bankruptcy
18	(	Code, the Bankruptcy Rules, applicable Ninth Circuit law, and the Local Rules of
19		Bankruptcy Procedure for the District of Nevada (as amended, the " <u>Local</u> Rules").
20	b. H	Each Notice Party will have ten (10) days after service (or the next business day if
21	ti	the tenth (10 <sup>th</sup> ) day is not a business day) of a Monthly Fee Application (the <u>'Objection Deadline</u> ') to object to the requested fees and expenses in accordance
22	v	with the procedures described in subparagraph (c) below. If no objections are
23		aised on or before the expiration of the Objection Deadline, the Professional about the Monthly Fee Application shall file a certificate of no objection
24	V	with the Court, after which the Debtors shall be authorized to pay such Professional an amount equal to eighty (80) percent of the fees and one hundred
25	(	100) percent of the expenses requested in its Monthly Fee Application (the
26		Maximum Monthly Payment"). If an objection is properly filed, the Debtors hall be authorized to pay the Professional eighty (80) percent of the fees and one
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<sup>&</sup>lt;sup>3</sup> Credit Suisse AG is the agent under the Existing Hollister Facility, the Canadian DIP Facility and/or the DIP Facility.

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- hundred (100) percent of the expenses not subject to an objection (the "<u>Actual Monthly Payment</u>").

  If any Notice Party objects to a Professional's Monthly Fee Application, it must
  - c. If any Notice Party objects to a Professional's Monthly Fee Application, it must, on or before the Objection Deadline, (i) file a written objection (an "Objection") with the Court and serve such Objection on such Professional and each other Notice Party so as to be received on or before the Objection Deadline. Thereafter, the objecting party and the affected Professional may attempt to resolve the Objection on a consensual basis. If the parties are unable to reach a resolution of the Objection, the affected Professional may either (i) file a request with the Court for payment of the difference between the Maximum Monthly Payment and the Actual Monthly Payment made to the affected Professional (the "Incremental Amount") or (ii) forego payment of the Incremental Amount until the next interim or final fee application hearing, at which time the Court will consider and dispose of the objection if requested by the parties.
  - d. Beginning with the period beginning on the Petition Date and ending on a date to be further ordered by this Court, (the "First Interim Fee Period"), and at each ninety (90) period thereafter (each an "Interim Fee Period"), each Professional shall file with the Court and serve on the Notice parties an application (an "Interim Fee Application") for interim Court approval and allowance of the compensation and reimbursement of expenses sought by such Professional in its Monthly Fee Applications, including any holdbacks, filed during the Interim Fee Period, pursuant to section 331 of the Bankruptcy Code. The Interim Fee Application must include a brief description identifying: (i) the Monthly Fee Applications that are the subject of the request; (ii) the amount of fees and expenses requested; (iii) the amount of fees and expenses paid to date or subject to an Objection; (iv) the deadline for parties other than the Notice Parties to file objections (the "Additional Objections") to the Interim Fee Application; and (v) any other information requested by the Court or required by the Local Rules. Objections, if any, to the Interim Fee Applications shall be filed and served upon the affected Professional and the Notice Parties so as to be received on or before the tenth (10<sup>th</sup>) day (or the next business day if such day is not a business day) following service of the applicable Interim Fee Application.
  - e. The Debtors will request that the Court schedule a hearing on the Interim Fee Application at least once every three (3) months or at such other intervals as the Court deems appropriate. If no Objections are pending and no Additional Objections are timely filed, the Court may grant an Interim Fee Application without a hearing.
  - f. Each Professional must file and serve its first Interim Fee Application on or before the thirtieth (30) day following the end of the First Interim Fee Period. The first Interim Fee Application shall cover fees and expenses incurred from the Petition Date through and including a date to be further ordered by this Court.
  - g. The pendency of an Objection to payment of compensation or reimbursement of expenses will not disqualify a Professional from the future payment of compensation or reimbursement of expenses under the Compensation Procedures.

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Any Professional that fails to file a Monthly Fee Application or an Interim Fee Application when due or permitted will be ineligible to receive further interim payments of fees or expenses under the Compensation Procedures until such time as a Monthly Fee Application or Interim Fee Application is submitted by the Professional. There will be no other penalties for failing to file a Monthly Fee Application or an Interim Fee Application in a timely manner.

h. Neither (i) the payment of or the failure to pay, in whole or in part, monthly interim compensation and reimbursement of expenses under the Compensation Procedures nor (ii) the filing of or failure to file an Objection will bind any party in interest or the Court with respect to the final allowance of applications for compensation and reimbursement of expenses of Professionals. All fees and expenses paid to Professionals under the Compensation Procedures are subject to disgorgement until final allowance by the Court.

and it is further

ORDERED that each member of the Committee may submit statements of out-of-pocket expenses and supporting vouchers to Committee Counsel, who will collect and submit such requests for reimbursement pursuant to the foregoing procedures for the submission of Monthly Fee Applications and the filing of Interim Fee Applications, and one hundred (100) percent of the amount requested shall be paid in the absence of a timely objection;

ORDERED that notice of Monthly Fee Applications, Interim Fee Applications and final fee applications (collectively, the "<u>Applications</u>") shall be served only on the Notice Parties and that all other parties that have filed a notice of appearance with the Clerk of the Court and requested notice of pleadings in this Chapter 11 Case shall receive only notice of hearings on the Applications (the "<u>Hearing Notice</u>"); and it is further

ORDERED that the Debtors will include all payments made to Professionals in accordance with the Compensation Procedures in their monthly operating reports, identifying the amount paid to each of the Professionals; and it is further

ORDERED that all time periods set forth in this Order shall be calculated in accordance with Bankruptcy Rule 9006(a); and it is further

ORDERED that, notwithstanding any provision in the Bankruptcy Rules to the contrary, the Debtors are not subject to any stay in the implementation, enforcement or realization of the

## Case 13-50301-mkn Doc 434 Entered 04/30/13 14:44:57 Page 10 of 19

relief granted in this Order, and the Debtors may, in their discretion and without further delay, take any action and perform any act authorized under this Order; and it is further ORDERED that the terms and conditions of this Order shall be immediately effective and enforceable upon its entry; and it is further ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from the implementation and/or interpretation of this Order; and it is further ORDERED that notice of this Motion as provided therein shall be deemed good and sufficient notice of the Motion. 

1	SUBMITTED BY:
2 3	Donald A. Lattin, NV State Bar #693 Christopher D. Jaime, NV State Bar #4640
4	MAUPIN, COX & LEGOY, P.C. 4785 Caughlin Parkway
5	Reno, Nevada 89519 dlattin@mclrenolaw.com
6	cjaime@mclrenolaw.com
7	Nevada Counsel For Debtors and Debtors in Possession
8	Jessica C.K. Boelter, IL State Bar #6277801 Thomas A. Labuda, Jr., IL State Bar #6225401 Michael T. Gustafaan, H. State Bar #6203441
9	Michael T. Gustafson, IL State Bar #6303441 SIDLEY AUSTIN LLP
10	One South Dearborn Street Chicago, Illinois 60603
11 12	Counsel for Debtors and Debtors in Possession
13	In accordance with Local Rule 9021, counsel submitting this document certifies as follows (check one):
14 15	The court has waived the requirement set forth in Local Rule 9021(b)(1)
16	No party appeared at the hearing or filed an objection to the Motion.
17	I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and each has approved or disapproved the order, or failed to respond, as indicated below [list each party and whether the party has approved, disapproved, or failed to respond to the
18	document]:
19 20	I certify that this is a case under chapter 7 or 13, that I have served a copy of this order with the motion pursuant to Local Rule 9014(g), and that no party has objected to the form or content
21	of the order.
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1	<u>EXHIBIT B</u>
2	
3	BLACKLINE OF
4	THE ORIGINAL PROPOSED ORDER AGAINST
5	THE PROPOSED AMENDED ORDER
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1 2 3 4 5 6 7 8 9 10 11 12	Jessica C.K. Boelter (IL SBN 6277801) Thomas A. Labuda, Jr. (IL SBN 6225401) Michael T. Gustafson (IL SBN 6303441) SIDLEY AUSTIN LLP One South Dearborn Street Chicago, Illinois 60603 Telephone: (312) 853-7000 Facsimile: (312) 853-7036  Counsel for Debtors and Debtors in Possession		ne (NV SBN 4640) LEGOY, P.C. xway 19 15) 827-2000 15) 827-2185 w.com w.com
13 14 15	UNITED STATES BA DISTRICT (	NKRUPTCY CO	
16 17 18 19 20 21 22 23 24 25 26 27	In re:  RODEO CREEK GOLD INC.  Affects this Debtor Affects all Debtors Affects Antler Peak Gold Inc. Affects Hollister Venture Corporation Affects Touchstone Resources Company	Chapter 11  Case No. BK-13-50301 (MKN)  Jointly Administered  ORDER PURSUANT TO 11 U.S.C. §§ 105(a) AND 331, AND FED. R. BANKR. P. 2016, AUTHORIZING AND ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PROFESSIONALS  Hearing Date: May 2, 2013 Hearing Time: 1:30 P.M. (PT) Place: 300 Las Vegas Blvd. Las Vegas, NV 89101	

Upon the motion (the "Motion")¹ of the Debtors² in the above-captioned chapter 11 cases for the entry of an order pursuant to sections 105(a) and 331 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code") and Rule 2016 of the Federal Rules of Bankruptcy Procedure (as amended, the "Bankruptcy Rules"), authorizing and establishing procedures for the interim compensation and reimbursement of expenses of Professionals (as defined herein); and upon consideration of the Dombrowski Declaration; and this Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334; and the consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and this Court having determined that notice of the Motion as provided therein was good and sufficient; and this Court having determined that the relief sought in the Motion is in the best interests of the Debtors, their creditors and all parties in interest; and after due deliberation, it is therefore

ORDERED that the Motion is GRANTED; and it is further

ORDERED that except as otherwise provided in an order of the Court authorizing the retention of a particular professional, the professionals specifically retained pursuant to an order of the Court in this case (collectively, the "Professionals") may seek interim payment of compensation and, along with appointed members of the official committee of unsecured creditors (the "Committee"), reimbursement of expenses in accordance with the following procedures (collectively, the "Compensation Procedures"):

a. Subject to the specific terms below, on or before the last day of each calendar month, or as soon as practicable thereafter (but not earlier than the 15th day of each calendar month), each Professional may file an application (a "Monthly Fee Application") with the Court for interim approval and allowance of compensation for services rendered and reimbursement of expenses incurred during any preceding month or months and serve a copy of such Monthly Fee Application by overnight mail on:

 $<sup>^{1}</sup>$  Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Motion.

<sup>&</sup>lt;sup>2</sup> The Debtors in these chapter 11 cases are: Rodeo Creek Gold Inc., Hollister Venture Corporation, Touchstone Resources Company, and Antler Peak Gold Inc.

1		i.	Sidley Austin LLP, One South Dearborn Street, Chicago, IL 60603, Attn: Michael T. Gustafson, Esq.;
2 3		ii.	Maupin, Cox & LeGoy, P.C., 4785 Caughlin Parkway, Reno, NV 89519, Attn: Christopher D. Jaime, Esq.;
4		iii.	U.S. Trustee of the District of Nevada, C. Clifton Young Federal Building, 300 Booth Street, Room 3009, Reno, NV 89509; Attn: Bill Cossitt, Esq.;
5			
6 7		iv.	Pachulski Stang Ziehl & Jones LLP, 10100 Santa Monica Blvd., Suite 1300, Los Angeles, CA 90067, Attn: Jeffrey N. Pomerantz, Esq(;
8		v.	Pachulski Stang Ziehl & Jones LLP, 10100 Santa Monica Blvd., Suite 1300, Los Angeles, CA 90067, Attn: Shirley S. Cho, Esq. (together with the Jeffrey
9			N. Pomerantz, -"Committee Counsel");
10		vi.	v. Armstrong Teasdale LLP, 3770 Howard Hughes Pkwy., Ste. 200, Las Vegas, NV 89169, Attn: Janet L. Chubb, Esq. ("Committee Nevada
11			Counsel"); and
12		vii.	viMilbank, Tweed, Hadley & McCloy LLP, One Chase Manhattan Plaza,
13			New York, New York 10005, Attn: Dennis C. O'Donnell, Esq. ("Counsel to Credit Suisse AG") <sup>3</sup>
14		(00	ch a "Notice Party" and collectively, the "Notice Parties"). Any Professional
15		that	fails to file a Monthly Fee Application for a particular month or months may sequently submit a consolidated Monthly Fee Application for a particular
16		mor	on the or months. All Monthly Fee Applications will comply with the Bankruptcy le, the Bankruptcy Rules, applicable Ninth Circuit law, and the Local Rules of
17		Ban	kruptcy Procedure for the District of Nevada (as amended, the "Local Rules").
18	b.		h Notice Party will have ten (10) days after service (or the next business day if tenth (10 <sup>th</sup> ) day is not a business day) of a Monthly Fee Application (the
19		" <u>Ot</u>	<u>ojection Deadline</u> ") to object to the requested fees and expenses in accordance in the procedures described in subparagraph (c) below. If no objections are
20			ed on or before the expiration of the Objection Deadline, the Professional
21			mitting the Monthly Fee Application shall file a certificate of no objection with Court, after which the Debtors shall be authorized to pay such Professional an
22		amo	ount equal to eighty (80) percent of the fees and one hundred (100) percent of
23		<u>Pay</u>	expenses requested in its Monthly Fee Application (the "Maximum Monthly ment"). If an objection is properly filed, the Debtors shall be authorized to pay
24			Professional eighty (80) percent of the fees and one hundred (100) percent of expenses not subject to an objection (the " <u>Actual Monthly Payment</u> ").
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26	c.		ny Notice Party objects to a Professional's Monthly Fee Application, it must, on before the Objection Deadline, (i) file a written objection (an "Objection") with
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<sup>&</sup>lt;sup>3</sup> Credit Suisse AG is the agent under the Existing Hollister Facility, the Canadian DIP Facility and/or the DIP Facility.

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the Court and serve such Objection on such Professional and each other Notice Party so as to be received on or before the Objection Deadline. Thereafter, the objecting party and the affected Professional may attempt to resolve the Objection on a consensual basis. If the parties are unable to reach a resolution of the Objection, the affected Professional may either (i) file a request with the Court for payment of the difference between the Maximum Monthly Payment and the Actual Monthly Payment made to the affected Professional (the "Incremental Amount") or (ii) forego payment of the Incremental Amount until the next interim or final fee application hearing, at which time the Court will consider and dispose of the objection if requested by the parties.

d. Beginning with the approximately ninety (90) day period beginning on the Petition Date and ending on May 31, 2013, a date to be further ordered by this Court, (the

- "First Interim Fee Period"), and at each ninety (90) period thereafter (each an "Interim Fee Period"), each Professional shall file with the Court and serve on the Notice parties an application (an "Interim Fee Application") for interim Court approval and allowance of the compensation and reimbursement of expenses sought by such Professional in its Monthly Fee Applications, including any holdbacks, filed during the Interim Fee Period, pursuant to section 331 of the Bankruptcy Code. The Interim Fee Application must include a brief description identifying: (i) the Monthly Fee Applications that are the subject of the request; (ii) the amount of fees and expenses requested; (iii) the amount of fees and expenses paid to date or subject to an Objection; (iv) the deadline for parties other than the Notice Parties to file objections (the "Additional Objections") to the Interim Fee Application; and (v) any other information requested by the Court or required by the Local Rules. Objections, if any, to the Interim Fee Applications shall be filed and served upon the affected Professional and the Notice Parties so as to be received on or before the tenth (10<sup>th</sup>) day (or the next business day if such day is not a business day) following service of the applicable Interim Fee Application.
- e. The Debtors will request that the Court schedule a hearing on the Interim Fee Application at least once every three (3) months or at such other intervals as the Court deems appropriate. If no Objections are pending and no Additional Objections are timely filed, the Court may grant an Interim Fee Application without a hearing.
- f. Each Professional must file and serve its first Interim Fee Application on or before the thirtieth (30) day following the end of the <a href="firstFirst">first First</a> Interim Fee Period. The first Interim Fee Application shall cover fees and expenses incurred from the Petition Date through and including <a href="May 31">May 31</a>, <a href="2013">2013</a>. <a href="a date to be further ordered by this Court.
- g. The pendency of an Objection to payment of compensation or reimbursement of expenses will not disqualify a Professional from the future payment of compensation or reimbursement of expenses under the Compensation Procedures. Any Professional that fails to file a Monthly Fee Application or an Interim Fee Application when due or permitted will be ineligible to receive further interim payments of fees or expenses under the Compensation Procedures until such time as a Monthly Fee Application or Interim Fee Application is submitted by the

Professional. There will be no other penalties for failing to file a Monthly Fee Application or an Interim Fee Application in a timely manner.

h. Neither (i) the payment of or the failure to pay, in whole or in part, monthly interim compensation and reimbursement of expenses under the Compensation Procedures nor (ii) the filing of or failure to file an Objection will bind any party in interest or the Court with respect to the final allowance of applications for compensation and reimbursement of expenses of Professionals. All fees and expenses paid to Professionals under the Compensation Procedures are subject to disgorgement until final allowance by the Court.

and it is further

ORDERED that each member of the Committee may submit statements of out-of-pocket expenses and supporting vouchers to Committee Counsel, who will collect and submit such requests for reimbursement pursuant to the foregoing procedures for the submission of Monthly Fee Applications and the filing of Interim Fee Applications, and one hundred (100) percent of the amount requested shall be paid in the absence of a timely objection;

ORDERED that notice of Monthly Fee Applications, Interim Fee Applications and final fee applications (collectively, the "Applications") shall be served only on the Notice Parties and that all other parties that have filed a notice of appearance with the Clerk of the Court and requested notice of pleadings in this Chapter 11 Case shall receive only notice of hearings on the Applications (the "Hearing Notice"); and it is further

ORDERED that the Debtors will include all payments made to Professionals in accordance with the Compensation Procedures in their monthly operating reports, identifying the amount paid to each of the Professionals; and it is further

ORDERED that all time periods set forth in this Order shall be calculated in accordance with Bankruptcy Rule 9006(a); and it is further

ORDERED that, notwithstanding any provision in the Bankruptcy Rules to the contrary, the Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and the Debtors may, in their discretion and without further delay, take any action and perform any act authorized under this Order; and it is further

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ORDERED that the terms and conditions of this Order shall be immediately effective and enforceable upon its entry; and it is further ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from the implementation and/or interpretation of this Order; and it is further ORDERED that notice of this Motion as provided therein shall be deemed good and sufficient notice of the Motion. 

1	SUBMITTED BY:
2	Donald A. Lattin, NV State Bar #693
3	Christopher D. Jaime, NV State Bar #4640 MAUPIN, COX & LEGOY, P.C.
4	4785 Caughlin Parkway
5	Reno, Nevada 89519 dlattin@mclrenolaw.com
6	cjaime@mclrenolaw.com
7	Nevada Counsel For Debtors and Debtors in Possession
8	Jessica C.K. Boelter, IL State Bar #6277801
9	Thomas A. Labuda, Jr., IL State Bar #6225401 Michael T. Gustafson, IL State Bar #6303441
10	SIDLEY AUSTIN LLP One South Dearborn Street
11	Chicago, Illinois 60603
12	Counsel for Debtors and Debtors in Possession
13	In accordance with Local Rule 9021, counsel submitting this document certifies as follows (check
14	one):
15	The court has waived the requirement set forth in Local Rule 9021(b)(1)
16	No party appeared at the hearing or filed an objection to the Motion.
17	I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and
18	each has approved or disapproved the order, or failed to respond, as indicated below [list each party and whether the party has approved, disapproved, or failed to respond to the document]:
19	I certify that this is a case under chapter 7 or 13, that I have served a copy of this order with the motion pursuant to Local Rule 9014(g), and that no party has objected to the form or content of
20	the order.
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